

Document Type:

Certificate of Compliance for Customer Proprietary Network Information (CPNI)

Applicable to the Communications Act of 1934, Section 222 Subpart U – Customer Proprietary Network Information (CPNI), Section 64.2009 (e) of the Commission's rules (47 C.F.R. §64.2009 (e))

Document Number: FCC-CPNI-060101

DoveTel Communications, LLC, doing business as SyncGlobal does not utilize any Customer Proprietary Network Information (CPNI) for sales or marketing purposes. DoveTel Communications LLC, currently has no plans or intentions to begin using CPNI for any sales or marketing purposes in the foreseeable future.

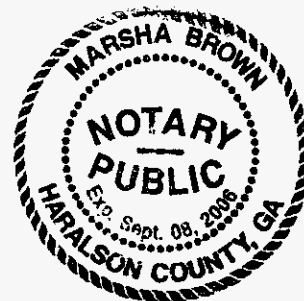
DoveTel Communications, LLC, has established operating procedures that are adequate for our business and customers to ensure compliance with the rules in this subpart (64.2009).

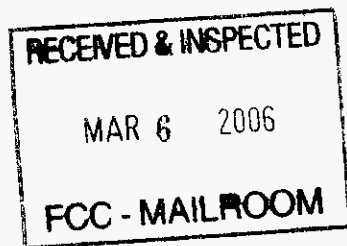
Certificate of Compliance Attestation

As the Chief Executive Officer and agent of DoveTel Communications, LLC, I declare that this Certificate of Compliance is true, correct, and complete to the best of my knowledge and belief.

Kyle Williamson: Kyle Williamson
Title: CEO
Date: 11/2/06

Subscribed and stated before me this the 2nd day of Jan., 2006
Notary Public: Marsha Brown
Date Commission Expires: 9-8-2006





Before the Federal Communications Commission Washington, D.C. 20554

Concerning Certification of CPNI filings requested by the Commission around February 6th, 2006 of DoveTel Communications, LLC.

**EB-06-TC-060
EB Docket No. -6-36**

Document Type: **Statement Ensuring the Operating Procedures of DoveTel Communications LLC, Applicable to Certificate of Compliance dated January 1st, 2006 by DoveTel Communications, LLC.**

Applicable to the Communications Act of 1934, Section 222 Subpart U – Customer Proprietary Network Information (CPNI), Section 64.2009 (e) of the Commission’s rules (47 C.F.R. §64.2009 (e))

Document Number: FCC-CPNI-STMNT-060101

In response to the Commission’s Public Notice, DA 06-223 (released January 30, 2006), and revised by Public Notice, DA 06-258 (released February 2nd, 2006), DoveTel Communications, LLC. states the following:

DoveTel Communications, LLC, (DoveTel) doing business as SyncGlobal serves only a small handful of customers (less than 100) in a niche market in West and North West Georgia. DoveTel’s Customer Private Network Information (CPNI) policy prohibits the use of CPNI information for any sales and marketing purposes. DoveTel’s CPNI policy is simple, “DoveTel Communications, LLC. does not use CPNI information for sales, marketing, or any purpose other than what is necessary for provisioning of services as specified in Section 222 of the Communication Act of 1934, Section 222 Commission’s Subpart U (Customer Proprietary network Information”.

Any outside consulting or contracting support that could potentially directly or indirectly have access to CPNI are required to comply with the DoveTel CPNI policy.

As the policing and internal education of the DoveTel CPNI policy is an ongoing process, the DoveTel CPNI policy and the Communication Act of 1934, Section 222 Subpart U (Customer Proprietary network Information) requirements are reviewed and discussed periodically DoveTel's senior management meetings.

As the Chief Executive Officer and agent of DoveTel Communications, LLC, I declare that this statement is true, correct, and complete to the best of my knowledge and belief.

Kyle Williamson:

Kyle Williamson

Title:

CEO

Date:

2/4/06